53

AMENDED ORDER

CAUSE NUMBERS

674316 & 667238 g41

THE STATE OF TEXAS

§

IN THE 248th DISTRICT COURT

v.

§

RHODES, ROBIN (00183237)

§

OF HARRIS COUNTY, TEXAS

Name of Defendant

ORDER MODIFYING EXECUTION OF SENTENCE DISCHARGE FROM CONFINEMENT BY **HOUSE ARREST**

On this day the Court considered the matter of modifying the method by which the Defendant is to discharge the judgment and sentence previously entered in this matter, and after reviewing the facts, accordingly,

IT IS ORDERED, that the above named defendant shall be permitted to discharge the confinement portion of the punishment assessed as provided by article 42.035, C.C.P., by submitting to house arrest at the following location, during the following hours, and for the specified duration:

At: 22207 LANTANA, MAGNOLIA, TEXAS

During the hours of: _9:00 PM_UNTIL 6:00 AM

Effective 05-13-97 and until the sentence is discharged on 05-29-97 BY 8:00 PM

During this time, IT IS FURTHER ORDERED that the defendant:

- 1. Participate in the electronic monitoring program operated by the Pretrial Services
- 2. Abide by the all of the rules of the Pretrial Services Agency monitoring program;
- 3. Pay the cost of the electronic monitoring equipment, \$6.00 per day, one week in advance of the monitoring period unless the fee is NOT waived by this Court;
- 4. Report in person to the Pretrial Services Agency weekly;
- 5. Not use, possess, or consume any controlled substance, dangerous drugs, or marihuana unless prescribed pursuant to a lawful prescription issued by a medical doctor;
- 6. Provide verification of compliance with conditions to the Pretrial Services Agency;
- 7. Other: DEFENDANT SHALL SURRENDER HIMSELF TO THE HARRIS COUNTY SHERIFFS DEPARTMENT (HARRIS COUNTY JAIL), 49 SAN JACINTO, BY 8:00 PM ON MAY 29, 1997.

This order is an AMENDED ORDER to the May 13, 1997 order issued in these cause numbers. The defendant was ORDERED released based on the May 13, 1997 order as directed by this court

Signed on May 21, 1997

Honorable Werner Voigt 248th District Court

Harris County, Texas

Defendant/date

Original - Case File Copy - Sheriff (MUST be filed with original) Copy - PTSA

Copy - Defendant

RECORDER'S MEMORANDUM. This instrument is of poor quality and not satisfactory for photographic recordation; and/or alterations were present at the time of filming.

Case 4:13-cv-0190 Document 32-4 Filed in TXSD on 08/10/14 Page 37 of 109 674 316 Dr AKA Robert Lee JUDGE VOIGHT, HONOR I HAD WRITTEN YOU COUNTY TAIL ON 5/25/97 THANKIN FULLOUGH YOU HAD given I could spend my sois 15 bilitely Wild Itim AGAIN THANK YOU I Hade found OUT THE MORNING From my MOTILE THAT MY FATHER HAS IN-OPELABLE LIVER CANCER & HAS 3 MONTHS TO LIVE. YOUR NOT WANT TO LOSE MY FATHER & CENTAINLY NOT WHILE INCAUCA CATED Re-consider my sortence of 2 years D.C. of consider RESENTENCING ME TO POSSIBLY MY PROSPETION OR SENTENCIAL ME A LOUGTHY Period of Weekend Time WITHIN THE COUNTY TAIL. This world Allow Me of My FAM, /4 internation (REOMY FATHER) is velifiable einel By CONTACTING MY MOTHE RosAlee LHOUES -281-356-7213 OR NORTHEST MEdiCAL CTR - 281-440-1000. OR His PHYSICIAN DL. PACHA (DO NOT HAVE It'S # BUT It'S 7-7-97 ON 1960 I Sid NOT KNOW if you coved TAKE THIS MATTER UPON YOURSELF WITHOUT A MOTION SO I HAVE PREPARED A MOTION TO REDIRE SENTENCE of Maikel it to THE CLERK OF COURT MAileof. (CASE # 667238 TIME THIS LETTER WAS

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Case 4:13-cv-01900 Document 32-4 Filed in TXSD on 08/10/14 Page 39 of 109

RECORDER'S MEMORANDUM.
This instrument is of poor quality and not satisfactory for photographic recordation; and/or atterations were present at the time of filming.

CAUSE NO 667239 4 674316

STATE OF TEXAS (130) 2 US TH DISTRICT COURT
US 6 Die in And FOR
Rosin RHodes Unity TexAS
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NOW INTO COURT COMES ROBIN RHOSES DEFENDENT MOVES
THE COURT TO REDUCE THE SENTENCE THAT WAS imposed ON
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IN THIS CAUSE AND IN SUPPORT OF THIS MOTION SHOWS?
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As well At ANY COULT STE' OF	Ruling ON SAME
THANKING YOU IN ANDANIE	
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CAUSE NO: 667239	LOSIN RANGET 183237
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NU. 066778863010 IN THE 248 DISTRICT CHIRT MODES, ROBIN MUSE M OF HARRIS COUNTY, T E X A S men, TOTAL ROBIN LEE DOTE ROBINERT LEE TE NUMBER: 066723801010 OFFENSE: THEFT SERVICE # 188 189: 0002 DATE SENTENCED: 03/13/97 4 - 00198287 .Li 344 094 __00 HOLD WHOUSTON PD T THE SHERIFF OF MARRIS COUNTY - GREETINGS: YOU WILL DELIVER TO THE DIRECTOR OF THE DEPARTMENT OF CRIMINAL JUSTICE, IN-

THE LONAL DIVISION OF THE STATE OF TEXAS OR HIS AUTHORIZED AGENT, THE APOUG TO PRIZONER IN YOUR OFFICIAL CUSTOBY, HAVING SEEN SENTENCED TO THE TEXAS OF-TOTAL OF CRIMINAL SUBTICE, INSTITUTIONAL DIVISION AND ARE DIRECTLY TO AT FOUR THE CUMPLEMENT PAPERS A STATEMENT ARRESSING THE DEFENDANT'S CONDUCT DEPLE OF

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" : " 'S WILL BE YOUR AUTHORITY FOR SU DOING.

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ORIGINAL TO TOCI-ID DATE:

Section 2

OFFENSE: Auto Tught	CAUSE NO. 667239	
THE STATE OF TEXAS	IN THE 248	_ DISTRICT COURT
X8. 7	OF	
Spert Lee	HARRIS COUNTY, TEXAS	S
MOTION TO	DISMISS	
TO THE HONORABLE JUDGE OF SAID COURT: NOW COMES the State of Texas by and through her District dismiss the above entitled and numbered criminal action for the	Attorney, and respectfully requests the following reason:	Court to
The Defendant was convicted in another case of In custody elsewhere. Old case, no arrest. Missing witness. Request of complaining witness. Motion to suppress granted. Co-Defendant tried, this Defendant testify. Insufficient evidence. Co-Defendant convicted, insufficient evidence to Case refiled. Other.		
EXPLANATION: AS Per Soon High Contract Orginery	man S	
	RECORDER'S MEMORANDUM: This instrument is of poor quality and not satisfactory for photographic recordation; and/or alterations were present at the time of filming.	V1043
		P 0
WHEREFORE, PREMISES CONSIDERED, it is request missed.	ed that the above entitled and numbered	l cause be dis-
KATHERNE TYRA District Cloris _/ Re	spectfully submitted,	
ORDER ORDER	AG	
The foregoing motion having been presented to me on this A.D. 19 22 and the same having been considered, it is, therefor above entitled and numbered cause be and the same is hereby dis	re, ORDERED, ADJUDGED and DECF	REED that said
A STATE OF THE PROPERTY OF THE	Jean Cha	DISTRICT COURT
H.	ARRIS COUNTY, TEXAS	

Original- White: State's Copy - Pink:

Sheriff's Conv. Yellow

Section 3

Case 4:13-cv-01900 Document 32-4 Filed in TXSD on 08/10/14 Page 47 of 109

THE STATE OF TEXAS

D.A. LOG NUMBER: 62752 CJIS TRACKING NO.:

ROBIN LEE RHODES 1107 BLUE BELL

HOUSTON, TX

NCIC CODE: 2605 50 FELONY CHARGE: CREDIT CARD ABUSE CAUSE NO: 674316 HARRIS COUNTY DISTRICT COURT NO: 248TH

SPN: 20183237 998 DOB: WM 12/19/1955 DATE PREPARED: 9/16/93

RELATED CASES:

BAIL: \$ NO BOND PRIOR CAUSE NO: BY: ker DA NO: 591 AGENCY: HCSO O/R NO: 9309091300 ARREST DATE: TO BE

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, ROBIN LEE RHODES AKA ROBERT LEE, hereafter styled the Defendant, on or about AUGUST 7, 1993, did then and there unlawfully, with intent to obtain property and service fraudulently, present to JAMES PRITCHARD a FOLEY'S credit card knowing the use was without the effective consent of the cardholder, TERESA SMITH, namely, without any consent of any kind, and knowing that the credit card had not been issued to the Defendant.



AGAINST THE PEACE AND DIGNITY OF THE STATE.

Foreman

FOREMAN OF THE GRAND JURY

INDICTMENT

667238 CAUSE NO. 674316	CHARGE MAT
THE STATE OF TEXAS	248 DISTRICT COURT
VS.	OF HARRIS COUNTY, TEXAS.
Robin Lee Rhocles who. Robert	· Cee
AGRE	ED SETTING
The undersigned Counsel hereby agrees this case is res	et for
DISP 10	9-27-94
(Type of Setting)	(Date)
Dalack Hill	
Jours Ment	Der Custota,
Attorney for the State	Defendant/
	Gary E-Puttersa- (Print) Attorney for Defendant
Have no pre ins indions	L C TO
per trial motions that require	(Signature) Attorney for Defendant
witnesses are to be timely filed and motion date gotten from coordinator.	333 N. Sum, Houston Ptung #890 (Street Address)
	Houston TX 77660 (City) (State) (Zip)
	7/3-999-3695 (Phone Number)
	15590830 (Bar Number)
APPROVED BY THE COURT:	÷
-Co	FILED
Judge Presiding	PATHETOTE TYRA Pristrict Clerk
9-15-94	mistrict Court
Pate	SEPITAL
	Time:
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DIST	BICT CLEBS

PRECEPT TO SERVE COPY OF MOTION TO REVOKE PROBATION

THE STATE OF TEXAS

NO. 067431601010

MS

IN THE 249 DISTRICT COURT

PHODES, ROSEN LER

OF HARRIS COUNTY, TEYAS

THE STATE OF TEXAS

"D THE SHERDER OF HARRIS COUNTY, STATE OF TEXAS, DRIETTHOS:

YES ARE HERESY COMMANDED TO DELIVER FORTHWITH TO BHODES, ROBIN LEE A PRISONER IN YOUR CUSTORY, THE COPY OF THE ORIGINAL MOTION TO REVOKE PROBATION NOW ON FILE IN SAID COURT.

MEREIN FALL NOT AND DUE RETURN MAKE MEREOF, WITHOUT BELAY,

WITNESS MY SIGNATURE AND SEAL OF DEFICE. ON THIS THE 16TH DAY OF AUGUST 8.0. 1000

ROTHERING TYRA DISTRICT CLERK, MARRIS COUNTY, TEXAS

SYTTATING DEPUTY: WADE, DERRA SUE

SHERIFF'S RETURN

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AND EXECUTED SER	t 12	A. D. 19 94 A	144 etc. ork A
ST DELIVERING THE 4/CO	DMPANYING COPY OF 1	MOTION TO REVOKE	PROBATION
NO. 067421601010 TO R	HODES, RODIN LEE	THE IN	EFERBANT HEREIN.

SHERTER OF MARRIS COUNTY, TEXAS CLIST 13

CAUSE KUMBED ADASS

THE STATE OF TEXAS
WS
ROBERT LEE RHODES
AKA-ROBERT LEE

THE <u>248TH</u> DISTRICT COURT OF PARRIS COURTS, TEXAS

MOTION TO REVOKE PROBATION

FO THE HOMER-BUT UNITED FIGURE SOLD TO USE

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- (d) Report to the profession of <u>September 9., 1995</u> to the Hermie Dyuniu Asi, the representation of the Country Additional Profession Street, However, Tenses and Interesting <u>88</u> <u>directed</u> each month is grun designated Profession Officer unless infrarent relativement at the experimentation of Leavisian Country.
- (a) Who no continuous i y an autreo la emple yment each contrigione. Production Officen of them: AS included the simple of the major production of employment of the Simple of the ordinary of the simple of the
- (1) Astronomia in economic moves a congram, <u>Community Service Restriction</u> where in some in some in careful careful of <u>162</u> have a careful of <u>50</u> months beginning <u>Jaquescu 5</u>, <u>1594</u>.
- (a) Explicit general factories reports (system Programm on it Programm (assessment as and one of \$25,00 per month for the extra period of a country of the Both and Table 19, 1993).

PAGE TWO ROBERT LEE RHODES AXA. ROBERT LEE CAUSE #6743:6

MOTION TO REVOKE PROBATION

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PAGE THREE ROBERT LEE RYODES AKA: ROBERT LEE CAUSE #674316

MOTION TO REVOKE PROSATION

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KATHER NETHAL Instrict Derk

ACTION DIFFERED BY THE DOUGT

Fire Notice to Revoke _____

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AUG 16 1994

District Clerk

7 Di (COURT ORDER)

CAUSE NO. 067431601010

IN THE 208 DISTRICT COURT

OF HARFIS COUNTY, TEXAS

THE STATE OF TEXAS

VS.

CRED CARD-PRESENT-OTHER

RHODES, ROBIN LEE

TO THE SHERIFF OF HARRIS COUNTY, TEXAS: GREETINGS

BY ORDER OF THE COURT ON THE 27 DAY OF SEPTEMBER , A. D. 1994 THE FOLLOWING ACTION IS DIRECTED IN THE ABOVE STYLED AND NUMBERED CAUSE:

IXY) STATES MOTION TO REVOKE PROBATION DISMISSED

(11) KETURN CAPIAS AND RELEASE DEFENDANT FROM YOUR OFFICIAL CUSTODY. AS INDICATED BY ABOVE ACTIVITY

WITNESS MY HAND AND SEAL OF OFFICE AT HOUSTON, TEXAS, THIS 27 DAY OF SEPTEMBER , A.D. 1994 AT 1030 D'OLDOK.

SNU: 999 INITIATING DEPUTY: BALDERRAMA, PEGGY LYNN HARRIS COUNTY, TEXAS

KATHERINE TYRA DISTRICT CLERK

_		
	OFFENSE: Crad + cont akage /	CAUSE NO. 6743/6 COUNT NO.
	THE STATE OF TEXAS	IN THE 248 'DISTRICT COURT
	VS.	OF
	Robin Lee Rholes	HARRIS,COUNTY,TEXAS
	MOTION TO	DISMISS (MRK only)
	TO THE HONORABLE JUDGE OF SAID COURT:	Ç.,. 0
	NOW COMES the State of Texas by and through her District dismiss the above entitled and numbered criminal action for the	ct Attorney, and respectfully requests the Court to le following reason:
	The Defendant was convicted in another case of In custody elsewhere. Old case, no arrest. Missing witness. Request of complaining witness. Motion to suppress granted. Co-Defendant tried, this Defendant testify. Insufficient evidence. Co-Defendant convicted, insufficient evidence. Case refiled. Other. EXPLANATION:	**
	Dienos Clears 10.30 No Control Clears No Control	RECORDER'S MEMORANDUM: This instrument is of poor quality and not satisfactory for photographic recordation; and/or alterations were present at the time of filming.
	missed.	Respectfully submitted. Assistant District Attorney Harris County, Texas
	The foregoing motion having been presented to me on the A.D. 19 And the same having been considered, it is, there above entitled and numbered cause be and the same is hereby	his the day of day of day of DECREED that said
		JUDGE JH
		248 DISTRICT COURT
	Α.	HARRIS COUNTY, TEXAS

Sheriff's Copy - Yellow

State's Copy - Pink:

Original- White:

Case 4:13-cv-01900 Document 32-4 Filed in TXSD on 08/10/14 Page 55 of 109

CAUSE NUMBER 674316

THE STATE OF TEXAS

YS.

Robin Lee Rhodes

IN THE 248th DISTRICT COUR

OF

HARRIS COUNTY, TEXAS

MOTION TO REVOKE PROBATION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, THE STATE OF TEXAS, by and through the undersigned Assistant District Attorney and shows the Court that herefore on the <u>3rd</u> day of <u>December</u>, 1993 the Defendant herein was adjudged guilty of the offense <u>Credit Card Abuse</u>, a felony, and was granted probation for a period of <u>10</u> years in accordance with Section 3 of Article 42.12 of the Texas Code of Criminal Procedure.

Further, the State would show that the Court ordered the Defendant herein to abide by certain conditions of probation during the term of probation and among the conditions of probation ordered by the Court were the following conditions of probation:

- (b) Avoid injurious or vicious habits including the use of controlled substances and alcoholic beverages. You are forbidden to use, possess, or consume any controlled substances, dangerous drugs, or marihuana unless prescribed pursuant to a lawful prescription;
- (d) Report immediately in person on <u>December 3, 1993</u> to the Harris County Community Supervision and Corrections Department Intake Division, 49 San Jacinto Street, Houston, Texas and thereafter as directed of each month to your designated Probation Officer unless different dates within a calendar month are agreed to by you and your Probation Officer;
- (e) Work continuously at suitable employment and notify the Probation Officer within 48 hours of eny changes in employment status; present written verification of employment (including all attempts to secure employment) once each month on your reporting date;
- Participate in a community service program, <u>C. S. R.</u> where you are to perform a total of <u>160</u> hours over a period of <u>60</u> months beginning <u>1-3-94</u>;
- (a) Pay a supervision fee to the Harris County Community Supervision and Corrections
 Department at the rate of \$25.00 per month for the entire period of probation beginning
 1-3-94:
- (p) Make restitution in any sum that the Court shall determine: Pay \$75.00 at the rate of \$25.00 per month beginning 1-3-94; to Harris County DA. Statutory Fee.

PAGE TWO OF THREE _ MOTION TO REVOKE PROBATION THE STATE OF TEXAS VS. Robin Lee Rhodes

CAUSE No. 674316

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: failing to avoid injurious or vicious habits to-wit; Robin Lee Rhodes did ingest a controlled substances, namely, Cocaine, which was evidenced by the presence of Cocaine Metabolite in a urine sample taken from Robin Lee Rhodes on April 29, 1394 at the Harris County Community Supervision and Correction Department.

The State would further show the seid Defendant did then and there violate terms and conditions of his probation by: failing to avoid injurious or vicious habits to-wit; <u>Robin Lee Rhodes</u> did ingest a controlled substances, namely, <u>Cocaine</u>, which was evidenced by the presence of <u>Cocaine Metabolite</u> in a urine sample taken from <u>Robin Lee Rhodes</u> on <u>October 26, 1994</u> at the Harris County Community Supervision and Correction Department.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: failing to secure or maintain or provide proof of employment, to-wit; the Defendant has failed to maintain or secure or provide proof of employment for the months of September 1993.

October 1993, November 1993, December 1993, January 1994, February 1994, March 1994,

May 1994, June 1994, July 1994 and October 1994 as ordered by the Court.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: failing to participate in community service program <u>C. S. R.</u> as ordered by the Court, to—wit; on <u>December 3, 1993</u>, the Defendant was ordered to perform <u>160</u> hours over a period of <u>60</u> months beginning <u>January 3, 1994</u>, the Defendant failed to begin this service.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: failing to pay supervision fee, to-wit; the Defendant has not made a payment for the months of <u>Januaru 1994</u>, <u>Februaru 1994</u>, <u>March 1994</u>, <u>April 1994</u>, <u>May 1994</u>, <u>June 1994</u>, <u>July 1994</u>, <u>October 1994 and November 1994</u>, as directed by the Court, and is presently \$275.00 in arrears.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: failing to pay restitution, to—wit; the Defendant has not made a payment for the months of <u>January 1994, February 1994, March 1994, April 1994, May 1994, June 1994, July 1994.</u>
October 1994 and November 1994, as directed by the Court, and is presently \$75.00 in errors.

Case 4:13-cv-01900 Document 32-4 Filed in TXSD on 08/10/14 Page 57 of 109

PAGE THREE OF THREE _ MOTION TO REVOKE PROBATION
THE STATE OF TEXAS VS. Robin Lee Rhodes

CAUSE Mo. 674316

WHEREFORE, THE STATE PRAYS THAT Alias Capias issue and upon arrest that hearing be given the Defendant and that on final hearing the probation be revoked.

ASSISTANT DISTRICT ATTORNEY

HARRIS COUNTY, TEXAS

MOTION GRANTED AS PRAYED FOR and the Clerk is herebu ordered to issue Alias Capias for arrest of the Defendant and that copy of this Motion be served on the Defendant.

SIGNED THIS THE 15 DAY Of December B. D. , 19 94

HONORABLE Judge Woodu Densen, JUDGE PRESIDING, <u>248th</u> DISTRICT COURT

ATTEST:

ACTION DIRECTED BY THE COURT

. File Motion to Revoke _____

B. No Action Desired _____

C. Hold Pending __

Harris County, Texas

KATHERINE TYRA

District Clerk

JUDGE, 248th DISTRICT COURT

Adult Probation Officer Mario Reta (NB)

Date Submitted 12 15

88

KATHERINE TYRA District Clerk

Time: 4.30 Hayris County, Texas

CAUSE NO. 674316	CHARGE MRP Credit Card Obrus
THE STATE OF TEXAS	248 DISTRICT COURT
VS. Pobert Las DeVendant	OF HARRIS COUNTY, TEXAS.
AGREE	DSETTING
The undersigned Counsel hereby agrees this case is reset for	
Non-Trial (Type of Setting) to	3-28-95 (Date)
Attorney for the State DEC 2 3 1895 DEC 2 3 1895 DEC 2 3 1895 DEC 2 3 1895 DEC 2 3 1895	Defendant Cary E. Patterson (Print) Attorney for Defendant 337 M. Sam Hough Phray #850 (Street Address) 77250 (City) (State) (Zip) 773 - 999 - 3055 (Phone Number)
APPROVED BY THE COURT:	
Judge Presiding	
12-28-95 Date	

DISTRICT OF EDK

Case 4:13-cv-01900 Doo	cument 32-4 Filed in TXSD on 08/10/14 Page 59 of 109	
	JE102/11/8/M	11
OFFENSE: MRG / Credit Card Abus	Value of the second sec	1
THE STATE OF TEXAS (MAG only)	IN THE 248 DISTRICT COURT IN COUNTY CRIMINAL COURT AT LAW NO	
vs.	IN COUNTY CRIMINAL COOK! AT LAW NO.	
Robin Lee Rhodes	OF HARRIS COUNTY, TEXAS	
	MOTION TO DISMISS	
TO THE HONORABLE JUDGE OF SAID COURT	T:	
NOW COMES the State of Texas, by and above entitled and numbered criminal action for the	through her District Attorney, and respectfully requests the Court to dismiss the following reason:	
The Defendant was convicted in another In custody elsewhere. Old case, no arrest. Missing witness. Request of complaining witness. Motion to suppress granted. Co-Defendant tried, this Defendant test Insufficient evidence. Co-Defendant convicted, insufficient evidence. Other. EXPLANATION:	DEC 2 9 1995	
COP Amerikan	an 12/28/95	
WHEREFORE, PREMISES CONSIDERE	ED, it is requested that the above entitled and numbered cause be dismissed.	
	Respectfully submitted,	72
RECORDER'S MEMORANDUM:	(41	=
This instrument is of poor quality and not satisfactory for photographic	100	. 0
recordation; and/or alterations were		1
present at the time of filming.	Harris County, Texas	25
	ORDER G	(
The foregoing motion having been presented		
same is hereby dismissed.	UDGED, and DECREED that said above entitled and numbered cause be and the	
Same is notedy distinsied.	MM Joseph .	
Λ.	TYDGE (ILL	
72	DISTRICT COURT AT LAW NO	
II-147	COUNTY CRIMINAL COURT AT LAW NOHARRIS COUNTY, TEXAS	
White - Original Yellow	v - Defendant's Copy Pink - State's Conv	

EMPTERS OF ARMER CHEA ON WOLLDWIN OF SAMPLE DEGRATION 0524316 310 . BIRTARDI PLESE, RODRETEN * * * * * * * * * 9 - July SE INTERING OF AUCUTONICES CONTROL OF THE PROPERTY OF THE CONTROL OF THE PROPERTY OF THE CONTROL TO THOMAS

職職文 PERCE OFFICER OF THE STATE OF TEXAS, SHELL NOT THE RECOVERED TORNAMON TO APPEAR WHITEP, ATRIA LEE NJ0183237 THE IS IN SEPURAL IN YOUR COURTY, ORD FIM SOCIETY KEEP, OR SO PROVIDE THAT IS TOUGHT IN ANY FOR BALD CHAMITY ON THE SELECTION OF THE PART OF BALD CHAMITY OF THE SELECTION OF TH INSTANTER FIRE BORLL PUT, BUT UP THOS CHAT THEN ARE INCREMEND AS ARE CHARRED AND ANDREAS. CARDINAL THE BASE WAS ARRESTED THE SHARE THE WAS EXPOSED WAS ARRESTED THE SHARE OF A STANDARD THE BASE OF A STANDARD AND ARREST ARREST AND ARREST ARREST ARREST AND ARREST ARR THIS OF THE READER PROBECTION COLORING THE STYL MUREMY, EMLLLE THE BETTE OF THE BUTTON THE BUTTON OF THE BUTTON THE BETTER THE CHERRY OF THE SHE WAS TO THE SHE WAS TO SHE THE SHE WAS TO SHE WAS T MIH HOD CLOCK AND ROBIN LEE RHODES I STACENS IN HARRES COUNTY DAIL BALD SAME NO PETER DONE ON SALE

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62 KM () - 1 - 1 - 1

CAUSE NO. 125815	CHARGE
726477	2KFKL
THE STATE OF TEXAS	DISTRICT COURT
VS. Robin Rhodes Defendant	OF HARRIS COUNTY, TEXAS.
AGREE	DISETTING
The undersigned Counsel hereby agrees this case is reset for	
Non-Trial Arra 10	8-8-96 (Date)
(Type of Setting)	(Date)
Donne-	2/1/1/1/1/2
Attorney for the State	Defendant
ž.	Kurt Compenser
need to	(Print) Attorney for Defendant (Signature) Attorney for Defendant
neet w spoc.comes	527/ Mayoral 200
	(City) (State) (Zip)
	522-664/
	(Phone Number)
	(Bar Nimber) L E
APPROVED BY THE COURT:	GALLAS BACARISSE
£5	* "Fe
Judge Presiding	JUL 1 6 1996
7-16-96 Date	Harris County
	By:

DISTRICT OF EDV

Case 4:13-cv-01900 Document 32-4 Filed in TXSD on 08/10/14 Page 63 of 109 OFFENSE: CAUSE NO. COUNT NO. THE STATE OF TEXAS 248 IN THE OF 100e5 HARRIS COUNTY, TEXAS MOTION TO DISMISS TO THE HONORABLE JUDGE OF SAID COURT: NOW COMES the State of Texas by and through her District Attorney, and respectfully requests the Court to dismiss the above entitled and numbered criminal action for the following reason: The Defendant was convicted in another case or count. In custody elsewhere. Old case, no arrest. CD Missing witness. 0.0 Request of complaining witness. Motion to suppress granted. ·- J Co-Defendant tried, this Defendant testify. 6.70 Insufficient evidence. C Co-Defendant convicted, insufficient evidence this Defendant. Case refiled. Other. **EXPLANATION:** TAil Mayly RECORDER'S MEMORANDUM: This instrument is of poor quality and not satisfactory for photographic recordation; and/or alterations were present at the time of filming. WHEREFORE, PREMISES CONSIDERED, it is requested that the above entitled and numbered cause be dis-Respectfully submitted.

missed.

Assistant District Attorney Harris County, Texas

ORDER

The foregoing motion having been presented to me on this the day of. A.D. 19 , and the same having been considered, it is, therefore, ORDERED, ADJUDGED and DECREED that said above entitled and numbered cause be and the same is hereby dismissed.

JUDGE

HARRIS COUNTY, TEXAS

DISTRICT COURT

APR 3 0 1997

THE STATE OF THE STATE OF THE ACCUMENTS AND FAMILIES WHEN THE THE STATE OF THE STAT

A BURE TO SERVICE THE TAXABLE TO THE THE SERVICE THE TENTON

		CAUSE NO. 67	4316
THE ST	TATE OF TEXAS	ş	IN THE 248TH DISTRICT COURT
VS.	1 8	S	OF
Rob	in Lee Rhodes	. §	HARRIS COUNTY, T E X A S
	STIPULATION OF	EVIDENCE AND WA	AIVER OF COURT REPORTER
I, <u>Fobin Lee Logles</u> , stipulate that I was served a copy of State's Motion to Revoke Probation at least ten days ago OR I waive said ten days. I waive the appearance, confrontation and cross-examination of witnesses. I consent to the introduction of documentary evidence. I waive my Federal and State Constitutional right against self-incrimination. I judicially confess to the following facts and stipulate that these facts are correct and constitute the evidence in this case.			
1.	I am the same of Could About the above cause in Texas, and was granted		who was convicted n Norted 3, 74 trict Court of Harris County, on for
2.	The conditions of p listed in State's att and	robation ordered ached motion;	d by the court include those
3.	I understand the judicially confess t probation as stated:	hat it is true	ainst me in State's Motion and that I violated conditions of State's Motion.
I intend to enter a plea of true to State's Motion and the prosecutor will recommend that my punishment should be set at			
SWORN	TO AND SUBSCRIBED be	80	MAY I 3 1997 Clerk, 248th District Court
M	tant District Attorne		Harris Co unt y, Texas
Me	ed W. Rad		APPROVED BY THE COURTY
	CEALER I	ACATIST Class	Presiding Judge
	MAY 1:3	5 1997 15 Am	pr.
	Ву:		

CAUSE NUMBER __674316

THE STATE OF TEXAS		IN THE 248th DISTRICT COUR	
¥S.	<i>3</i> 9	OF	34/
Pobin Lez Rhodes		HARRIS COUNTY	, TEXAS

MOTION TO REVOKE PROBATION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, THE STATE OF TEXAS, by	and through the undersigned Assista	ant District Attorney and shows the
Court that heretofore on the 3rd da	y of <u>December</u> ,19 <u>93</u> the D	efendant harein was adjudged guilti
of the offense	Credit Card Abuse	, a felony, and was
granted Probation for a period of 10	years in accordance with Section	3 of the Texas Code of Criminal
Procedure.		

Further, the State would show that the Court ordered the Defendant herin to abide by certain conditions of Probation during the term of Probation and among the conditions of Probation ordered by the Court were the following conditions of Probation.

- (b) Avoid injurious or vicious habits including the use of controlled substances and alcoholic beverages. You are forbidden to use, possess, or consume any controlled substances, dangerous drugs, or marihuana unless prescribed pursuant to a lawful prescription;
- (d) Report immediately in person on December 3, 1993 to the Harris County Adult Probation Department Intake Division, 49 San Jacinto Street, Houston, Texas and thereafter as directed of each month to your designated Probation Officer unless different dates within a calendar month are agreed to by you and your Probation Officer;
- Participate in a community service program, Community Service where you are to perform a total of 160 hours, over a period of 60 months beginning 1-3-94;
- Pay a Supervision Fee to the Harris County Adult Probation Department at the rate of \$25.00 per month for the entire period of probation beginning 1-3-94;
- (p) Make restitution in any sum that the Court shall determine: Pay \$75.00 at the rate of \$25.00 per month beginning 1-3-94; Harris County DA - Statutory Fee, 201 Fannin, Hou., Tx. 77002.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: Failing to avoid injurious or vicious habits to-wit; Robin Lee Rhodes did ingest/inject a controlled substance, namely, Occaine which was evidenced by the presence of Occaine Metabolite in a urine sample taken from Robin Lee Rhodes on April 29, 1994 at the Harris County Community Supervision and Corrections Department.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: Failing to avoid injurious or vicious habits to-wit; Robin Lee Rhodes did ingest/inject a controlled substance, namely, Cocains which was evidenced by the presence of Cocaine Metabolite in a urine sample taken from Robin Lee Rhodes on October 24, 1994 at the Harris County Community Supervision and Corrections Department.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: Failing to avoid injurious or victous habits to-wit; Robin Lee Rhodes did ingest/inject a controlled substance, namely, Cocaine which was evidenced by the presence of Cocaine Metabolite in a urine sample taken from Robin Lee Rhodes on February 28,1996 at the Harris County Community Supervision and Corrections Department.

The State would further show the said Defendant did then and there violate terms and conditions of his probation by: Failing to report to the Probation Office, to-wit; the Defendant was ordered to report December 03, 1993 and thereafter on the as directed of each month to his designated Probation Officer unless different dates within a calendar month were agreed to by him and his Probation Officer. He failed to report as instructed for the months of May 1994, June 1994, July 1994, April 1996, May 1996, December 1996 and January 1997.

	PASE 2 - MOTION TO REVOKE PROBATION			
	THE STATE OF TEXAS VS. Robin Lee Rhodes CAUSE NO. 674316			
1	The State would further show the said Defendant did then and there violate terms and conditions of his probation by: Failing to participate in community service program, Community Service as ordered by the Court, to-wit; on December 03, 1993 the Defendant was ordered to perform 160 hours over a period of 60 months beginning January 03, 1994. The Defendant failed to begin this service.			
	The State would further show the said Defendant did then and there violate terms and conditions of his probation by: Failing to pay a supervision fee as ordered by the Court and as of January 27, 1997, the defendant is \$925.00 in arrears.			
	The State would further show the said Defendant did then and there violate terms and conditions of his probation by: Failing to pay restitution as ordered by the Court and as of January 27, 1997, the defendant is \$75.00 in arrears.			
	WHEREFORE, THE STATE PRAYS that Alias Capias issue and upon arrest that a hearing be given the Defendant and that on the final hearing the Probation be revoked.			
	E-dalla An			
	ASSISTANT DISTRICT ACTORNEY			
	HARRIS COUNTY, TEXAS			
	OTION GRANTED AS PRAYED FOR and the Clerk is hereby ORDERED to issue Alias Capies for arrest of the			
	Defendant and that a copy of this Motion be served on the Defendant.			
,	SIGNED THIS THE 30 day of April A.D., 1997			
	2011/1			
	TMANIE			
	HONORABLE Judge W.R. Yolgt JUDGE			
	ATTEST PRESIDING, 246th DISTRICT COURT Harris County, Texas			
	Charles Bacarisse District Clerk A. FILE MOTION TO REVOKE			
,	Harris County Texas B. NO ACTION DESIRED			
5.	By: C. HOLD PENDING			
	(Ca(Deputy)			
	JUDGE, 248th DISTRICT COURT			
	PROBATION OFFICER (Aundrea Wells (N1)			
	PROBATION OFFICER Aundrea Walls (N1)			

900 · · · · · · · · · · · · · · · · · ·	FXSD on 08/10/14 Page 68 of 109
THE STATE OF TEXAS	
THE STATE OF TEXAS	IN THE 248 DISTRICT
Kobin Lee Lhodes	COURT OF HARRIS COUNTY, TEXAS
Lica Robert Lee	Change of Venue From: <u>ha</u>
ORDER REVOKING COMMUNIT	Y SUPERVISION
y z	Date of Order: 5-13-1441
Attorney for State: Man Masko With for Defen	
Offense Convicted of: Credit Card abust	
Degrée: Mind	Date Offense Committed: 8-7-1493
Date of Community Supervision Order: 12-3-1993	Costs: \$ 32450
Paragraph Violated and puragraph (b) (d) Grounds for Revocation: Lechnical Violation	
As set out in State's Original P	etition to Revoke Community Supervision
Original Punishment Assessed: // mass firs. (ID) SJ	10 4ears Fine: \$500°
Shock Community Supervision Punishment:	
Shock community supervision runishment: // ac	Fine: Na.
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes NO FAMILY VIOLENCE: Yes	le or not applicable)
Affirmative Findings: (Circle appropriate selection - N/A = not availab	le or not applicable) PS NO (N/A) HATE CRIME: Yes NO N/A [X] Reformed
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and July Place of Confinement: Institutional/State Jail Div Date of Date of Date	le or not applicable) PS NO (N/A) HATE CRIME: Yes NO N/A [X] Reformed
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and Deadly Place of Confinement: Institutional/State Jail Divided of Sentence: 5-13-1997 Confinement: Total Amount of Sentence: 5-13-1	Reformed rision /Fine: 8 5-29-1997
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and Deadle of Confinement: Institutional/State Jail Div Date of Sentence: 5-13-1447 Constitutional	Reformed rision /Fine: Yes No N/A where the property of
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and Deadle of Confinement: Institutional/State Jail Div Date of Sentence: 5-13-1997 Confinement: Total Amore Time Credited: Total Amore Restitutional Confinement: Total Confineme	Reformed rision /Fine: Yes No N/A What CRIME: Yes No N/
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and	Reformed point of con/Reparation/Reward: Restitution/Reward to be Paid to: Name: Address: of Amount: As named above, and the Defendant as named above appeared in open and voluntarily waived the right to representation by counsel as indicated
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and Dyllus Place of Confinement: Institutional/State Jail Div Date of Sentence: 5-13-1447 Confinement: Institutional/State Jail Div Confinement: Institutional/State Jail Div Confinement: Institutional/State Jail Div Date of Sentence: 5-13-1447 Confinement: Total Amore Restitution Concurrent Unless Otherwise Specified: Statement of Amount of Payment(s) required/Terms of This day this cause being again called the State appeared by her District Attorney court in person, and either with his Counsel as named above or knowingly, intelligently as above. Then came on to be heard the motion of the State's Attorney that the community shows the defendant was finally convicted of a felony and his punishment Division, Texas Department of Criminal Justice, as indicated above, for the period indicated Division, Texas Department of Criminal Justice, as indicated above, for the period indicated Division, Texas Department of Criminal Justice, as indicated above, for the period indicated Division, Texas Department of Criminal Justice, as indicated above, for the period indicated Division, Texas Department of Criminal Justice, as indicated above, for the period indicated Division, Texas Department of Criminal Justice, as indicated above, for the period indicated Division, Texas Department of Criminal Justice, as indicated Division, Texas Department D	Reformed vision The to mmence: 5 5-29-199-1997 Munt of con/Reparation/Revard: Restitution/Reward to be Paid to: Name: Address: of Amount: The as named above, and the Defendant as named above appeared in open and voluntarily waived the right to representation by counsel as indicated supervision of the Defendant be revoked. The evidence submitted, it appears that on the above indicated date of at was assessed at confinement in the Institutional Division or State Jail ted above, and a fine, if any, as indicated above. The imposition of the
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and	Reformed vision The to mmence: 5 5-29-199-1997 Munt of con/Reparation/Revard: Restitution/Reward to be Paid to: Name: Address: of Amount: The as named above, and the Defendant as named above appeared in open and voluntarily waived the right to representation by counsel as indicated supervision of the Defendant be revoked. The evidence submitted, it appears that on the above indicated date of at was assessed at confinement in the Institutional Division or State Jail ted above, and a fine, if any, as indicated above. The imposition of the
Affirmative Findings: (Circle appropriate selection - N/A = not available DEADLY WEAPON: Yes No N/A FAMILY VIOLENCE: Yes Punishment Imposed and	Reformed vision HATE CRIME: Yes No N/A Reformed vision The to memence: 5 5-29-1997 Munt of mon/Reparation/Reward: Restitution/Reward to be Paid to: Name: Address: of Amount: The as named above, and the Defendant as named above appeared in open and voluntarily waived the right to representation by counsel as indicated supervision of the Defendant be revoked. The evidence submitted, it appears that on the above indicated date of at was assessed at confinement in the Institutional Division or State Jail and above, and a fine, if any, as indicated above. The imposition of the mof

It is therefore ORDERED, ADJUDGED and DECREED by the Court that the order suspending the imposition of the sentence, and placing the defendant on community supervision, previously entered in this cause, is hereby revoked, and it is ordered by the court that the defendant be now sentenced in accordance with the judgment previously entered in this cause and in compliance with this order, or, it appearing to the court that the ends of justice will best be served by a reformation of the judgment from the original punishment assessed as indicated above to the reformed punishment as indicated above.

Order Revoking Community Supervision (TDCJID/STATE JAIL Non-Reformed) CRM-21 R10-26-94 -1-

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-1500H 17+7-

Case 4:13-cv-01900 Document 32-4 Filed in TXSD on 08/10/14 Page 69 of 109

And thereupon the said Defendant was asked by the Court whether he had anything to say why sentence should not be pronounced against him, and he answered nothing in bar thereof. Whereupon the Court proceeded, in the presence of said Defendant, to pronounce sentence against him as follows, to wit: "It is the order of the Court that the Defendant, named above who has been adjudged to be guilty of the offense indicated above, a felony, and whose punishment has been assessed at confinement in the Institutional Division or State Jail Division, Texas Department of Criminal Justice, as indicated above, for the period indicated above, be delivered by the Sheriff of Harris County, Texas, immediately to the Director of the Institutional Division or State Jail Division, Texas Department of Criminal Justice, or other person legally authorized to receive such convicts, and said Defendant shall be confined in said Institutional Division or State Jail Division, Department of Criminal Justice for the period indicated above, in accordance with the provisions of the law governing the Institutional Division or State Jail Division, Texas Department of Criminal Justice.

The said Defendant was remanded to jail until said Sheriff can obey the directions of this sentence.

BILL OF COSTS	2	
Payment Type:(S, I, D, M or L:) (NOTE: If "I" or "D" see attached Jail Time:H/D/M/Y CC: Y/N	COC:nity Service	- -
NOTE TO SHERIFF:	20 1 45 45 10 ity	00
Signed and entered this the day of	o'clock	× +2+++
Entered Maga Verified Lamber 18 mm 499	Defendant'	

CRM-21 R10-26-94

Case 4:13-cv-01900 Document 4 Filed in TXSD on 08/10/14 Page 70 of 109 104dc MG. 047467801010 WHES, SUSIN LEE im 141 Sas Sistantin to Min. TOTAL ROSIN LEE OF HARRIS LANDRIY, I E X A S THE MUNBERT DEZAST 2002 667238 Taps CASEMBER DRED CARU-PRESS Sheft Senice \$ 5/13/4 GATE SENTENCED CONTRACT 11 801 080-00 SID.: TXCLESU442 HULD: MOURTON PD . 3008: 12/19/55 A SESSERIFF OF HARRIS DOUNTY - ORESTINGS: THE DELIVER TO THE OCHECTOR OF THE PERAR MENT OF CRIMINAL DURING, INC. AND PROCESSING IN YOUR DESCRIPTION OF THE STATE OF TEXAS OR HIS AUTHORIZED AREN. THE ADDRESS OF THE THE PROPERTY FOR BO DOTHO. THE WAVE EXECUTED THE SAME. IF NOT EXECUTED WITHIN WO DAYS FROM DATE HENCE THE MARK TO BE SETURN. SHOULD YOU MAIN. TO SECURITE SAME. IF NOT EXECUTED WITHIN WO DAYS FROM DATE HENCE THE CAUSE OF FAILURE AND WHAT EXECUTE SAME. WITNESS MY SIGNATURE AND SEAL DE G-EIGE, ON THIS THE ISTH DAY UP MAY TIBERRET (S BACKRIESE > GRIS DOMAIN WELLETTING CEPLYY, MUSHIY, SALLIE ME THE THE BUTTON OF THE BUTTON OF THE GORNESTIONS. MAYRIS COUNTY, TEXAN FILED
CHARLES BACARISSE
DISTRICT CLERK
HARRIS COURTE 97 JUL 22 AM 6: 39

DEPUTY

ORIGINAL TO TOCHO DATE: JUI 02 1997

CHARLES BACARISSE



HARRIS COUNTY DISTRICT CLERK

ROBIN RHODES #791100	
106 COMMERCE JDSJ 8C1	
DALLAS TX 75207	
Memorandum response to correspondence received: 9/	30/97
/ /	(Filemark date)
Re: Cause No(\$) 667238 674316	
Dear Customer:	
Your Motion/Request	
4	was
filed with the District Clerk and on	the Court: Took No Action
☐ Denied your motion/request ☐ Gran	nted your motion/request
	inted your monon/request
Our records reflect your Jail Credit Time to be:	and
Sentence to Begin Date:	
Contact TDC records for further information:	
Other: The Date of Offense for cause	#667238 is
June 17, 1993; for cause #674316 is Au	gust 7, 1993.
See back of this page	
CHARLES BACARISSE, District Clerk	
Ву	
Clerk in the 248 District Court	

301 Fannin • P.O. Box 4651 • Houston, Texas 77210-4651 • (713) 755-5711

You spent time in custody as follows:

under 667238,

arrested	released				
7/27/93	7/29/93	made	bond	i = :	days
				180)
under 674316				183	days
arrested	released				Ť
11/22/93	12/3/93	prob	5	=12	days
9/12/94	9/27/94	mrp	dism		4
12/17/95	2/30/96	= =		=76	
6/21/96	8/13/96	mrp	dism	=54	
4/29/97	5/20/97	. 5		=22	4.
				180	davs

You were booked back into the Harris County Jail on 5/29/97; Therefore

your sentence in both cases begin 5/29/97 in #667238 you received 184 days additional credit. in #674316 you received 180 days additional credit.



13 m 493 Esm

CAUSE NO. 674316

THE STATE O	F TEXAS	IN THE S DISTRICT COURT OF HARRIS COUNTY, TEXAS
Kub.in	Lee Rhodes	DF NO. One
aka		Offense
	IFF OF HARRIS COUNTY, TEXAS: GREETINGS	
	RDER OF THE COURT, on the day of and nu	mbered cause:
USE	THIS AREA WHEN NECESSARY TO SHOW ACTIVITIES BY COUNT Of the Indictment / Information	n
. []	Indictment / Information / Complaint dismissed.	Count(s)
[]	Defendant received years in the T Justice, Institutional Division / Harris County S	Texas Department of Criminal Jail PROBATED and a fine of
[]	Defendant placed on probation for a period of of \$ Adjudication of Guilt	years and a fine
[]	State's Motion to Revoke Probation / State's Mo	tion to Adjudicate dismised.
. [1	Indictment / Information Quashed.	
[]	Defendant found Not Guilty.	
. []	Bond filed on in the amount of	\$ REINSTATED.
[]	Court approved Personal Bond/Pre-Trial Bond in	the amount of \$
[]	Court approved Appeal Bond in the amount of \$	·
[]	Court approved Habeas Corpus Appeal Bond in the	amount of \$
[]	Upon hearing Writ of Habeas Corpus defendant of	discharged.
ιχι	Dest's durlough extended to	5-19-1997
[]	RETURN CAPIAS AND RELEASE DEFENDANT FROM YOUR OF	FFICIAL CUSTODY, AS INDICATED
Witness my	hand and Seal of Office at Houston, Texas, (M), A.D., 19 (7) at (5.0) o	this 3-115 day of
	CHARLE	ES BACARISSE, District Clerk
		County, Texas
	Ву	, Deputy

Case 4:13-cv-01900 Document 32-4 Filed in TXSD on 08/10/14 Page 75 of 109

SAILY,

FIRST I'M I'ME TO" THANK GO, "BE

AN OF SOIL HELP WHILE I WAS OUT

ON FULLOUGH, I SO APPRECIATE IT.

RE, MY JA! (Ledit - We HAD

TAKED & YOU HAD FOUND MY 184 days

CREDIT ON CAUSE # 667238 & 181 days

ON # 674316. Dicl SON FOLWARD THIS

TO TIDC? WOULD FON BRWARD A COPY

OF THAT TO ME SO THAT I MAY HAVE

IT BE MY JECKOS? I WOULD APPRECIATE

I'T. ASAIN THANKS FOR ALL YOUR HELP

I LEAHLY ENJOYED MY SONS 15 BIRTHORY.

(FULLOUGH) TEN CHIEK & TUDGE VOIGHT "HELLO"

JUN 19 1997 400A SINGERELY,
fully
fully
kosin RHODES 783237
1301 FRANKLIN 8-A-4
16015TON TX 77002

7238

letter sent 7-7-97



SAlly Please find enclosed A copy of THE OLOKA I FORGOT TO ENCLOSE WITH THE MOTION TO Reduce SexTENCE I Filed W/ you on 6/13/97. Flesse Add THS TO THE MOTION & HAVE CHECK SET AX Hearing A.T. THE COURTS CONVIENCE. CAN you please Notify me of Tik HERING of confirm whethe or NOT you beceived my MOTION? THANKS ATAIN SALLY FOR YOUR Hell & PATIENCE & Please Advise me of The COSETS DECISION AT THE ADDLESS GELOW. Singerely Clark CAUSE#\$ 667238 6743/6 1301 FLANK (N 8-P-4 16x50W / 77002 NO I Need TO Re-File THIS MOTION? JUL 0 2 1997 3:45p-letter Sent 7-7-9

OLOKER

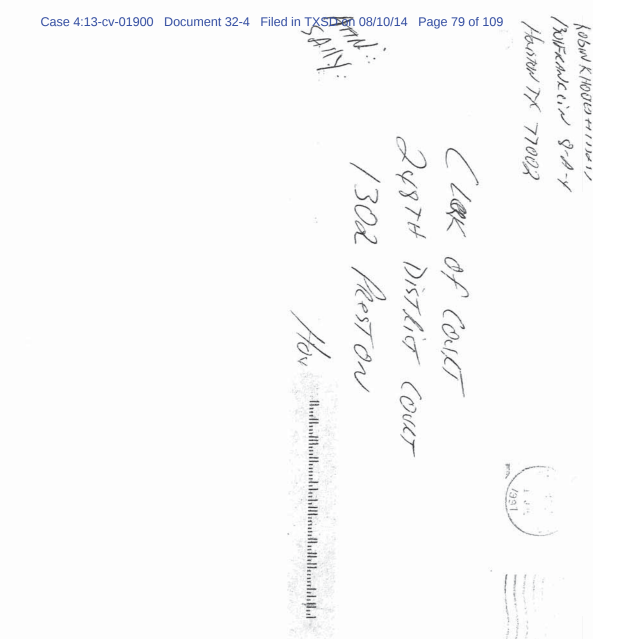
ON THIS NATE _____ THE COURT
Considered THE MOTION TO Reduce SENTENCE
in Cause # 5 667238 & 674316

THE COURT IS OF THE OPINION THAT DEFENDANTS
REQUEST FOR A HEARING SHOULD BE 8

6RANTED Deviced

DATE Of IKAKING ?

Judge Phesiding



Section 4

FOR PLEA: ADMONISHMENTS, STATEMENTS, AND WAIVERS / REV. 1-1-96 FOR OFFENSES SEPTEMBER 1, 1995 AND AFTER

FOR OFFENSES SEPTEMBER 1,	1995 AND A	FTER
CAUSE	NO. 725	815
THE STATE OF TEXAS	§	IN THE 248 TH DISTRICT COURT
Vs.	\$	OF .
Koloru Rhados,	\$	HARRIS COUNTY, T E X A S
	ADMONISHME	NTS
Court admonishes you the I place your initials by each [] (1) you are character with I go with the Institutional Division Justice for a defendant aggravated kidnapping with a chiracter with a	ch item if arged with charge to e following FENDER: a to convicted convicted convicted convicted in the convicted aggravated im sexually ecency with possession	the felony of that . The
	n 25 years	of life or any term of not more in the Institutional Division Justice;
more than 99 years or Division of the Texas I	less than ! Department	erm of life or any term of not 5 years in the Institutional of Criminal Justice, and in 000.00 may be assessed;
degree felony is enhanced of life or any term of no in the Institutional Divi	l with one p t more than ision of the	ONE ENHANCEMENT: if a first rior felony conviction, a term 99 years or less than 15 years a Texas Department of Criminal of to exceed \$10,000.00 may be

SECOND DEGREE FELONY: a term of not more than 20 years or than 2 years in the Institutional Division of the Texas

assessed;

I understand the above allegations and I confess that they are true and that the acts alleged above were committed or
In open court I consent to the oral and written stipulation of evidence in this case and to the introduction of affidavits written statements, of witnesses, and other documentary evidence. I am satisfied that the attorney representing me today in court has properly represented me and I have fully discussed this case with him.
I intend to enter a plea of suilty and the prosecutor will recommend that my punishment should be set a
and agree to that recommendation. I waive any further time to prepare for trial to which I or my attorney may be entitled.
Sworn to and Subscribed before me on AUG 1 2 1996 HARRIS COUNTY DEPUTY DISTRICT CLERK
I represent the defendant in this case and I believe that this document was executed by him knowingly and voluntarily and after I fully discussed it and its consequences with him. I believe that he is competent to stand trial. I agree to the prosecutors recommendation as to punishment. I waive any further time to prepare for trial to which I or the defendant may be entitled. DEFENDANT'S ATTORNEY (PRINT) SIGNATURE OF DEFENDANT'S ATTORNEY
I consent to and approve the above waiver of trial by jury and stipulation of evidence
This document was executed by the defendant, his attorney, and the attorney representing the State, and then filed with the papers of the case. The defendant then came before me and I approved the above and the defendant entered a plea of guilty. After I admonished the defendant of the consequences of his plea, I ascertained that he entered it knowingly and voluntarily after discussing the case with his attorney. It appears that the defendant is mentally competent and the plea is free and voluntary. I find that the defendant's attorney is competent and has effectively represented the defendant in this case. I informed the defendant that I would not exceed the agreed recommendation as to punishment.
PLEA OF GUILTY

assessment of punishment and my right to appeal continue as if adjudication of guilt had not been deferred; I fully understand the consequences of my plea herein, and after having fully consulted with my attorney, request that the trial court accept said plea; I have freely, knowingly, and voluntarily executed this statement in open court with the consent of and approval of my attorney; (10) I read and write/understand the language; the foregoing Admonishments, Statements, and Waivers as well as the attached written Waiver of Constitutional Rights, Agreement to Stipulate, and Judicial Confession, were read by me or were read to me and explained to me in that language by my attorney and/or an interpreter, namely f. (number of before I signed them, and I consulted fully with my attorney before entering this plea; (11) Joined by my counsel, I state that I understand the foregoing admonishments and I am aware of the consequences of my plea. I am mentally competent to stand trial and my plea is freely and voluntarily made. If my counsel was appointed, I waive and give up any time provided me by law to prepare for trial. I am totally satisfied with the representation provided by my counsel and I received effective and competent representation. Under Art. 1.14 V:A.C.C.P. I give up all rights given to me by law, whether of form, substance or procedure ... Joined by my counsel, I waive and give up my right to a jury in this case and my right to require the appearance, confrontation and cross examination of the witnesses. consent to oral and written stipulations or evidence in this I have read the indictment and I committed each and every element alleged. I waive and give up my right of confidentiality to the pre-sentence report filed in the case and agree that the report may be publicly filed. MEA THIM AUG 1 2 1996 SUBSCRIBED BEFORE OF SWORN AND 19 HARRYS COUNTY DEPUTY
DISPRICT CLERK APPROVED: 'AUG 1 2,1986

Time: L...

ATTORNEY FOR STATE

ATTORNEY FOR DEFENDANT

/ JUDGE PRESTOING

Deputy

Dumy, Texas

STATEMENTS AND WAIVERS OF DEFENDANT

NOW COMES the Defendant in the above captioned cause and makes the following statements and waivers prior to the Court accepting my plea of guilty or plea of nolo contendere.

- (1) I am mentally competent and I understand the nature of the charge against me;
- (2) I understand the admonishments of the trial court set/out herein;
- (3) I hereby WAIVE the right to have the trial court orally admonish me;

plea/

- (4) I WAIVE the right to have a court reporter record my
- make the plea bargain agreement or recommendation, if any, set forth in the Waiver of Constitutional Rights, Agreement to Stipulate, and Judicial Confession herein and I understand the consequences, as set out above, should the trial court accept or refuse; to accept the plea bargain or plea without an agreed recommendation;
- I understand that before sentence may be imposed, the Court must order preparation of a Presentence Investigation Report by the probation officer pursuant to Article 42.12, Sec. 9, V.A.C.C.P. I have thoroughly discussed this matter with my attorney and believe that for the Court to compel me to participate in the preparation of such a report would abridge the protection provided me by the Constitution of the United States and the Constitution and laws of the State of Texas and could result in further prejudice to me. Therefore, I hereby in writing respectfully decline to participate in the preparation of a Presentence Investigation Report and request that said report not be made prior to the imposition of sentence herein. I further knowingly, voluntarily, and intelligently waive any right which I may have to the preparation of said report either under Article 42.12. Sec. 9, V.A.C.C.P. or under Article 42.09, Sec. 8, V.A.C.C.P;
- Adjudication under Article 42.12 Sec. 3d(a) V.A.C.C.P. on violation of any condition I may be arrested and detained as provided by law. I further understand that I am then entitled to a hearing limited to a determination by the Court of whether to proceed with an adjudication of guilt on the original charge. If the Court determines that I violated a condition of probation, no appeal may be taken from the Court's determination and the Court may assess my punishment within the full range of punishment for this offense. After adjudication of guilt, all proceedings including the

STATEMENTS AND WAIVERS OF DEFENDANT

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- (3) I hereby WAIVE the right to have the trial court orally admonish me;

plear

- (4) I WAIVE the right to have a court reporter record my
- (5) I represent to the trial court that the State will make the plea bargain agreement or recommendation, if any, set forth in the Waiver of Constitutional Rights, Agreement to Stipulate, and Judicial Confession herein and I understand the consequences, as set out above, should the trial court accept or refuse; to accept the plea bargain or plea without an agreed recommendation;
- I understand that before sentence may be imposed, the Court must order preparation of a Presentence Investigation Report by the probation officer pursuant to Article 42.12, Sec. 9, V.A.C.C.P. I have thoroughly discussed this matter with my attorney and believe that for the Court to compel me to participate in the preparation of such a report would abridge the protection provided me by the Constitution of the United States and the Constitution and laws of the State of Texas and could result in further prejudice to me. Therefore, I hereby in writing respectfully decline to participate in the preparation of a Presentence Investigation Report and request that said report not be made prior to the imposition of sentence herein. I further knowingly, voluntarily, and intelligently waive any right which I may have to the preparation of said report either under Article 42.12. Sec. 9, V.A.C.C.P. or under Article 42.09, Sec. 8, V/A.C.C.P;
- (7) I understand that if the Court grants me Deferred Adjudication under Article 42.12 Sec. 3d(a) V.A.C.C.P. on violation of any condition I may be arrested and detained as provided by law. I further understand that I am then entitled to a hearing limited to a determination by the Court of whether to proceed with an adjudication of guilt on the original charge. If the Court determines that I violated a condition of probation, no appeal may be taken from the Court's determination and the Court may assess my punishment within the full range of punishment for this offense. After adjudication of guilt, all proceedings including the